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8 Attorneys for United States of America

9 UNITED STATES DISTRICT COURT

10 NORTHERN DISTRICT OF CALIFORNIA

11 SAN FRANCISCO DIVISION

13 UNITED STATES OF AMERICA,) CASE NO. 3:21-CR-00463-VC

14 Plaintiff,) JOINT STATUS REPORT

15 v.)

16 ALBERT COLLINS,)

17 Defendant.)

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19 The United States of America (“the government”) and Defendant Albert Collins (“Mr. Collins”)
20 (collectively, the “parties”) provide the following status report in advance of the status conference
21 scheduled for February 12, 2025 at 1:00 p.m.

22 On July 10, 2024, U.S. Probation (“Probation”) filed a Petition for Warrant for Person Under
23 Supervision (“Form 12”) against Mr. Collins. Dkt. 64. The Form 12 contained one charge relating to an
24 arrest for alleged domestic violence. Dkt. 64. On October 2, 2024, the government moved to dismiss
25 that Form 12, Dkt. 86, and on November 6, 2024, Mr. Collins responded to the government’s motion,
26 Dkt. 90. A status conference and hearing regarding the government’s Motion to Dismiss was scheduled
27 for December 11, 2024. For reasons articulated in the parties’ under seal filing at Docket No. 97, the
28 parties respectfully requested that the Court vacate the December 11, 2024 hearing and order that a

1 further status report be filed within 60 days.

2 On December 9, 2024, the Court continued the status conference and motion hearing scheduled
 3 for December 11, 2024 to February 12, 2025, to allow the parties to resolve Mr. Collins's Form 12
 4 charges as a whole after the conclusion of underlying state proceedings. *See* Dkt. 99. As of the date of
 5 this filing, the parties understand that Mr. Collins remains in state custody awaiting trial on those state
 6 charges. As Mr. Collins' state proceedings remain pending, the parties respectfully request that the
 7 Court continue the February 12, 2025 status conference and motion hearing for approximately 60 days.
 8 The parties will file a further status report in advance of that date.¹

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10 DATED: February 5, 2025

Respectfully submitted,

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ISMAIL J. RAMSEY
 12 United States Attorney

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/s/ E. Wistar Wilson
 14 E. WISTAR WILSON
 15 Assistant United States Attorney

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17 DATED: February 5, 2025

Respectfully submitted,

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KEKER, VAN NEST & PETERS, LLP

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//Cody Gray//
 21 CODY GRAY
 22 Counsel for Defendant COLLINS

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¹ Should the Court determine that a status conference is needed sooner than approximately 60 days from now, the parties request that it be set for at least 30 days after the Court issues its order setting the date so as to provide the U.S. Marshals with sufficient time to prepare to transport Mr. Collins. Alternatively, the parties are prepared to proceed on February 12, 2025, with defense counsel waiving Mr. Collins's appearance.